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14 15	Attorneys for Defendant Q.I. PRESS CONTROLS NORTH AMERICA LTD., INC.	
16	UNITED STATES DISTRICT COURT	
17	NORTHERN DISTRICT OF CALIFORNIA	
18	SAN FRANCISCO DIVISION	
19		
20	QUAD/TECH INC., a Wisconsin corporation,	Civil Action No. CV 10-2243 (CRB)
21	Plaintiff,	NOTICE OF CONTINUANCE OF HEARING DATE FOR
22	v.	DEFENDANT QIPC NA'S MOTION TO DISMISS
23	Q.I. PRESS CONTROLS B.V. of the Netherlands,	(CIVIL LOCAL RULE 7-7)
24	and	Date: November 5, 2010 Time: 10:00 a.m.
25 26	Q.I. PRESS CONTROLS NORTH AMERICA LTD., INC., a Rhode Island corporation,	Dept.: Courtroom 8, 19th Floor Judge: Honorable Charles R. Breyer
27	Defendants.	JURY TRIAL DEMANDED
28		
	Notice Of Continuance Of Hearing Date For Defendant QIPC NA's Motion To Dismiss Civil Action No. CV 10-2243 (CRB) pa-1424691	

1 NOTICE OF CONTINUANCE OF MOTION TO PLAINTIFF AND TO ITS ATTORNEYS OF RECORD: 2 PLEASE TAKE NOTICE that pursuant to discussions with counsel for Quad/Tech Inc., 3 4 QIPC NA hereby files this un-opposed Notice of Continuance of Motion for the hearing on Defendant's Motion to Dismiss currently scheduled for October 29, 2010 at 10:00 a.m. The 5 hearing is continued to November 5, 2010, at 10:00 a.m. The motion will be heard by the above-6 entitled Court. 7 Pursuant to Civil Local Rule 7-7, a party who has filed a motion may file a notice 8 continuing the originally noticed hearing date for the motion to a later date if the notice of 9 continuance is filed prior to the date on which the opposition is due pursuant to Civil Local Rule 10 7-3(a) and no opposition has been filed. That is the case here. 11 12 13 Dated: September 28, 2010 14 By: /s/ Jamie Haruko Kitano 15 16 MORRISON & FOERSTER LLP Marc David Peters (CA SBN 211725) 17 Jamie Haruko Kitano (CA SBN 268078) 755 Page Mill Road 18 Palo Alto, California 94304-1018 Telephone: 650.813.5600 19 Facsimile: 650.494.0792 MDPeters@mofo.com 20 JKitano@mofo.com 21 and 22 David D. Langfitt Locks Law Firm 23 601 Walnut Street, Suite 720 East Philadelphia, PA 19106 24 Telephone: (215) 893-3423 dlangfitt@lockslaw.com 25 and 26 27 28

NOTICE OF CONTINUANCE OF HEARING DATE FOR DEFENDANT QIPC NA'S MOTION TO DISMISS CIVIL ACTION NO. CV 10-2243 (CRB) pa-1424691

Case3:10-cv-02243-CRB Document20 Filed09/28/10 Page3 of 3 Robert R. Axenfeld Jo Rosenberger Altman Montgomery, McCracken, Walker & Rhoads, LLP 123 S. Broad Street Philadelphia, PA 19109 Telephone: (215) 772-1500 raxenfeld@mmwr.com jaltman@mmwr.com Counsel for Defendant Q.I. Press Controls North America Ltd., Inc.